47-3-302 Use and availability.

- (1) Use of a shooting range by a group may not interfere with the use of the range by the state agency, military, institution of higher education, or political subdivision for whom the range was constructed.
- (2) Outdoor shooting ranges shall be available on weekends and holidays, provided they are not being used for shooting and training purposes by the owner or operator of the range.
- (3) Each group that uses a shooting range owned or operated by a state agency, institution of higher education, or political subdivision shall provide a certified official to oversee their shooting activities while on the range. If the group does not have a certified official that is currently available, the owner or operator of the shooting range may provide one and charge a fee for that certified official's time.
- (4) A group using a public shooting range may not have anyone with the group who is prohibited from possessing a firearm.
- (5) Each group shall provide documentation of current and applicable liability insurance or waivers of liability to cover each state agency, institution of higher education, or a political subdivision, for each person shooting on or controlling the shooting range.
- (6) Shooting range operations shall be in accordance with safety standards adopted by the National Rifle Association or equivalent national shooting organization.
- (7) Staff from the owner or operator of the shooting range is not required to be present unless there is no certified official present with the group.
- (8) The certified official in charge at the applicable time shall be responsible for opening and securely closing the shooting range.

Enacted by Chapter 155, 2013 General Session